The Gazette



of India

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No. 41] NEW DELHI, SATURDAY, OCTOBER 11, 1952

NOTICE

The undermentioned Gazettes of India Extraordinary were published upto 7th October 1952 :—

Issue No.	No. and date	Issued by	Subject
132	S. R. O. 1649. dated the 29th September 1952.	Ministry of Home Affairs.	Entrusting certain functions to the State of Madras in relation to any matter specified in sub-clauses (c) and (d) of clause (8) of section 2 of the Indian Official Secrets Act. 1923.
133	S. R. O. 1650, and S. R. O. 1651, dated the 29th Sep- tember 1952.	Ministry of Commerce and Industry.	Directions by the Central Government in relation to certain amendments in the Vegetable Oils and Oilcakes Order, 1944 and in the Spices Order, 1944.
134	8. R. O. 1669, dated the 26th September 1952.	Ministry of Law.	The publication of an Order made by the President for general information.
135	S. R. O. 1670, dated the 30th September 1952	Ministry , of Home Affairs.	The appointment of a date on which the Commissions of Inquiry Act, 1952 shall come into force.
136	S. R. O. 1671, dated the 30th September 1952.	Munistry of Commerce and Industry.	The publication of a notification issued by the Iron and Steel Controller, Calcutta.
	S. R. O. 1672, dated the 30th September 1952.	Min'stry of Food and Agri- culture.	The fixation of sugar-cane prints by the Central Government.
	8. R. O 1673 and S. R. O. 1674, dated the 30th Soptember 1952.	Ditto.	Cancellations of certain notifications of the Government of India in the late Ministry of Agriculture by the Contral Government.
137	S. R. O. 1675, dated the 30th September 1953.	Ministry of Commerce and Industry.	A Notification issued by the Iron and Steel Controller for general infor- mation.
138	S. R. O. 1070, dated the 6th October 1952.	Ministry of Finance (Reve- nue Division).	Direction by the Central Government for further amendments in the Central Excise Rules, 1944.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3

Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners).

MINISTRY OF HOME AFFAIRS

New Delhi, the 3rd October 1952

S.R.O. 1686.—In exercise of the powers conferred by section 2 of the Part C States (Laws) Act, 1950 (XXX of 1950), the Central Government hereby cancels the notification of the Government of India in the late Home Department No. 32/3/37-Police, dated the 10th November 1937, whereunder the United Provinces Goondas Act, 1932 (U.P. Act 1 of 1932) was extended to the State of Delhi.

[No. 20/3/52-Judl.]

E. C. GAYNOR, Dy. Secy.

MINISTRY OF STATES

New Delhi, the 3rd October 1952

S.R.O. 1687.—In exercise of the powers conferred by Entry 3(b) of the Table annexed to Schedule I to the Indian Arms Rules, 1951, the Central Government is pleased to specify (1) Rapi Saheba Raghubans Kumari Ji and (2) Sri Brijendra Singh, members of the family of the Ruler of Teri-Fatehpur State for the purpose of that entry.

[No. 202-D.]

S.R.O. 1688.—In exercise of the powers conferred by Entry 3(b) of the Table annexed to Schedule I to the Indian Arms Rules, 1951, the Central Government is pleased to specify Srimati Sarkar Bhan Kumari Ju Devi, a member of the family of the Ruler of Dhuruai State for the purposes of that entry.

[No. 203-D]

K. N. V. NAMBISAN, Asst. Secy.

New Delhi, the 3rd October 1952

S.R.O. 1689.—In exercise of the powers conferred by section 1 of the Legal Practitioners Act, 1879 (XVIII of 1879), the Central Government hereby extends to the State of Kutch, the provisions of section 36 of the said Act.

[No. 207-J]

A. N. SACHDEV, Under Secy.

MINISTRY OF FINANCE

New Delhi, the 23rd September 1952

S.R.O. 1690.—In exercise of the powers conferred by clause 5 of article 143 of the Constitution and the proviso to article 309 of the Constitution read with article 313 and 372 thereof and paragraph 19 of the Adaptation of Laws Order, 1950, the President hereby directs that the following further amendment shall be made in the Fundamental Rules, namely:—

In Rule 45-A of the said rules, in clause IV (c) (ii), the following shall be added at the end of item (5) namely:—

"or

(6) who does not vacate the residence after the cancellation of allotment."

2. The amendment made by this notification shall be deemed to have come into force with effect from 1st May 1940.

[No. F.3(1)-WL/52.]

A. BAKSI, Dy. Secy.

(Department of Economic Affairs)

New Delhi, the 3rd October, 1952.

S.R.O. 1691.—In exercise of the powers conferred by section 4 of the Rehabilitation Finance Administration Act, 1948 (XII of 1948), and in partial modification of the notification of the Government of India in the Ministry of Finance, No. F.10(25)-F.I/52, dated the 11th July, 1952, the Central Government hereby appoints Shri S. Ratnam, Joint Secretary to the Government of India in the Ministry of Finance, as a member of the Rehabilitation Finance Administration, vice Shri K. S. Krishnaswamy.

[No. F.10(25)-F.1/52.]

W. SALDANHA, Under Secy.

S. K. SEN, Dy. Secy.

MINISTRY OF FINANCE (REVENUE DIVISION)

DANGEROUS DRUGS

New Delhi, the 29th September, 1952.

S.R.O. 1692.—In pursuance of clause (a) of Rule 2 of the Central Opium Rules, 1934, the Central Government hereby defines the tracts specified in the Schedule annexed hereto as the tracts in the State of Himachal Pradesh within which poppy may be cultivated on account of Government during the Opium Year from the 1st October 1952 to the 30th September 1953.

SCHEDULE

	SCII.R.	DODA	
Designation of Tract	Districts	Extent	Parganas
The Jubbal Opium Sub-Circle.	I. Mahasu	(i)	Rampur [Tehsil] of Rampur Bushehr Sub-Division.
		(1i)	Jubbal, Chopal and Rohru Tehals of Jubbal Sub-Division.
		(iiı)	Parguna Seraj (Khaneti) and Darkoti of Kotkhai Sub-Tehsil of Theog Tehsil.
The Nahan Opium Sub-Circle.	2. Sirmur	(i)	Parganas Kurli, Mehal (Kau- gra), Uparla Lodhi, Kangra, Palut of Tehsil Ramka,
		(ii)	Parganas Rashu, Mandsr, Paj- hota, Karli Dharti and New- ari of Tehsil Pachhad.
			[No. 5.]

CENTRAL BOARD OF REVENUE

Customs

New Delhi, the 29th September, 1952.

S.R.O. 1693.—In exercise of the powers conferred by sub-section (1) of section 3 of the Land Customs Act, 1924 (XIX of 1924) read with the notification of the Government of India in the late Finance Department (Central Revenues), No. 5944, dated the 13th December 1924, the Central Board of Revenue hereby appoints for

the areas adjoining the foreign frontier separating Pondicherry and Karaikal from India the following Officers of the Madras Government to be Land Customs Officers within the jurisdiction of the Collector of Land Customs, Madras:—

- (a) Deputy Prohibition Officers, Assistant Prohibition Officers and Prohibition Sub-Inspector3 employed in the district of South Arcot.
- (b) Members of the Special Armed Police in the cadre of Naiks and above serving on the Pondicherry and Karaikal Land Frontiers.

[No. 57.]

K NARASIMHAN, Under Secy.

MINISTRY OF COMMERCE AND INDUSTRY

(RUBBER CONTROL)

New Delhi, the 29th September, 1952.

S.R.O. 1694.—In exercise of the powers conferred by sub-section (2) of Section 5 of the Rubber (Production and Marketing) Act, 1947 (XXIV of 1947) and in partial modification of the Government of India in the late Ministry of Industry and Supply notification No. 27(3)-I(VI)/50, dated the 14th August 1950, the Central Government hereby nominate Dr. B. N Uppal, Agricultural Commissioner with the Government of India, as a member of the Indian Rubber Board, vice Shri R. L. Sethi.

[No. 27(5)-Plant/50.]

N. V. RAO, Dy. Secy.

New Delhi, the 29th September, 1952

S.R.O. 1695.—In exercise of the powers conferred by sections 4, 7, 9, 10 and 16 of the Supply and Prices of Goods Act, 1950 (LXX of 1950), the Central Government hereby rescinds the notification of the Government of India in the late Ministry of Industry and Supply, No. S.R.O. 499, dated the 2nd September. 1950, relating to bicycles and cycle tyres and tubes.

[No. 3(4)-PC/52.]

S.R.O. 1696.—In exercise of the powers conferred by sections 4, 7, 10 and 19 of the Supply and Prices of Goods Act, 1950 (LXX of 1950), the Central Government hereby rescinds the notification of the Government of India in the late Ministry of Industry and Supply. No S.R.O. 504, dated the 2nd September, 1950, relating to electric bulbs.

[No. 8(1)-PC/52.]

S.R.O. 1697.—In exercise of the powers conferred by sections 7 and 19 of the Supply and Prices of Goods Act, 1950 (LXX of 1950), the Central Government hereby directs that in the notification of the Government of India in the late Ministry of Industry and Supply, No. S.R.O. 979, dated the 27th November, 1950, as amended from time to time, all entries relating to bicycles, bicycle parts and accessories, cycle tyres and tubes and electric bulbs shall be omitted.

[No. 3(4)-PC/52.]

B. B. SAKSENA, Dy. Secy.

MINISTRY OF FOOD AND AGRICULTURE

(Agriculture)

New Delhi, the 30th September, 1952

S.R.O. 1698. In exercise of the powers conferred by Section 17 of the Indian Central Oilseeds Committee Act, 1946 (IX of 1946) the Central Government hereby makes the following amendments in the Indian Central Oilseeds Committee Rules,

1947, the same having previously been published as required by sub-section (1) of the said section, namely:—

Sub-rule 21(4) (i) to be deleted and subsequent sub-clauses (ii) and (iii) to be renumbered as (i) and (ii).

[No. F.5-109/51-Com.II.]
J. S. RAJ, Under Secy.

(Agriculture)

New Delhi, the 6th October 1952

S.R.O. 1699.—In exercise of the powers conferred by section 17 of the Indian Central Oilseeds Committee Act, 1946 (IX of 1946), the Central Government hereby makes the following amendment in the Indian Oilseeds Committee Provident Fund Rules, 1949, the same having previously been published as required by sub-section (1) of the said section, namely:—

For clause (v) of rule 2 of the said Rules the following clause shall be substituted, namely:--

"(v) 'Leave' means any variety of leave recognised by the Committee."

[No, F.5-6/52-Com, II]

T. M. GURBAXANI, Under Secy.

New Delhi, the 8th October, 1952

S.R.O. 1699A.—In pursuance of the provisions of sub-clause (3) of clause 1 of the Foodgrains (Licensing and Procurement) Order, 1952, the Central Government hereby directs that the said Order shall, come into force in the State of Travancore-Cochin, on the 11th October, 1952.

[No. PYII.CG.603(2)/52.]

P. G. ZACHARIAH, Dy. Secy.

New Delhi, the 11th October 1952

S.R.O. 1700.—In exercise of the powers conferred by clause 2(a) of the Vegetable Oil Products Control Order, 1947, as amended by the Government of India in the Ministry of Agriculture Notification No. 2-VP(2)/48, dated the 9th October, 1948, I hereby authorise the Cit. Rationing Officer, Hyderabad and Secunderabad, to exercise within his jurisdiction and subject to such directions as may be issued by me from time to time in this behalf, the powers of the Vegetable Oil Products Controller for India under clause 3-A of the said Order.

[No. 2-VP(2)/52.]

P. A. GOPALAKRISHNAN.

Vegetable Oil Products Controller for India.

MINISTRY OF IRRIGATION AND POWER

(Central Electricity Board)

New Delhi, the 3rd October, 1952.

S.R.O. 1701.—In exercise of the powers conferred by section 37 of the Indian Electricity Act, 1910 (IX of 1910), the Central Electricity Board is hereby pleased to make the following amendment to the Indian Electricity Rules, 1937, the same having been previously published as required by sub-section (1) of section 38 of the said Act, namely:

In the said Rules, for sub-rule (2) of Rule 1, the following sub-rule shall be substituted namely:—'

"(2) They extend to the whole of India except the State of Jammu and Kashmir".

[No. E1-II-12(28).]

SARDARI LALL VIJ, for Secy.

Central Electricity Board.

MINISTRY OF COMMUNICATIONS

(Posts & Telegraphs)

New Delhi, the 30th September 1952

S.R.O. 1702.—In exercise of the powers conferret by section 7 of the Indian Telegraph Act, 1885, (XIII of 1885) the Central Government hereby directs that

the following further amendments shall be made in the Indian Telegraph Rules, 1951, namely:—

In sub-rule (1) of rule 451 of the said Rules:-

- (a) for the figures '100', the figures '10' shall be substituted;
- (b) the proviso shall be omitted.

[No. R3-51/51.]

New Delhi, the 6th October, 1952.

S.R.O. 1703.—In exercise of the powers conferred by Section 7 of the Indian Telegraph Act, 1885 (XIII of 1885), the Central Government hereby directs that the following further amendments shall be made in the Indian Telegraph Rules, 1951, namely:—

In rule 423 of the said Rules, for the portion beginning with "If prior intimation" and ending with "shall be required", the following shall be substituted, namely:—

"If prior intimation is received that a subscriber binds himself to make a "fixed time" call between the same two numbers for a period of at least five consecutive days in the week, the extra charge for each such call shall be reduced to one-half of the corresponding extra charge mentioned in the preceding sentence. For the purpose of reckoning consecutive days, the Telegraph holidays (Rule 78), on which calls are not made, shall be ignored, and when there are two Telegraph Holidays in a particular week the aforesaid minimum period of five consecutive days in the week shall be reduced to a period of four consecutive days."

[No. PHB-109-1/52.]

K. V. VENKATACHALAM, Dy. Secy.

MINISTRY OF TRANSPORT

Ports

New Delhi, the 30th September, 1952

S.R.O. 1704.—The following draft of a further amendment to the Bombay Port Rules, 1925, published with the notification of the Government of Bombay in the Marine Department, No. 441/42M., dated the 19th January 1952, which it is proposed to make in exercise of the powers conferred by sub-section (1) of section 6 of the Indian Ports Act, 1908 (XV of 1908), is published, as required by sub-section (2) of the said section, for the information of all persons likely to be affected thereby, and notice is hereby given that the draft will be taken into consideration on or after the 10th November, 1952.

Any objections or suggestions which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

Draft Amendment.

In Chapter I of the said rules, after rule 2, the following rule shall be inserted, namely:—

"2A. Films scrap or waste shall not be permitted to be brought within the limits of the Port unless they are packed in sealed iron or steel drums."

[No. 8-P.I(87)/52.]

S. N. CHIB, Dy. Secy.

MINISTRY OF LABOUR

New Delhi, the 4th October, 1952.

S.R.O. 1705.—In exercise of the powers conferred by sections 5 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (XLVI of 1948), the Central

Government hereby frames the following Coal Mines Bonus Scheme in respect of the coal mines in Hyderabad, namely:—

1. Short title and application.-

- (1) This Scheme may be called the Hyderabad Coal Mines Bonus Scheme.
- (2) It shall apply to all coal mines in Hyderabad.
- (3) The provisions of this Scheme shall come into force on the 1st October, 1952.
- 2. Definitions.—In this Scheme unless there is anything repugnant in the subject or context—
 - (a) "basic earnings" means the total cash emoluments, whether earned while on duty or while on leave with pay, but excluding all payments for food concession, dearness, house rent and other similar allowances, overtime, commission, presents or donations;
 - (b) "category I employee" means an underground miner or any other underground piece worker.
 - (c) "category II employee" means an employee in a coal mine other than a category I employee;
 - (d) "Chief Inspector of Mines" has the meaning assigned to it in sub-section (1) of Section 5 of the Mines Act, 1952 (XXXV of 1952);
 - (e) "illegal strike" means a strike which is illegal within the meaning of section 24 of the Industrial Disputes Act. 1947 (XIV of 1947);
 - (f) "quarter" means a period of three calendar months commencing on the first of January, the first of April, the first of July, and the first of October of each year;
 - (g) "the Act" means the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (XLVI of 1948);
 - (h) "Regional Labour Commissioner" means an officer appointed as such by the Central Government; and
 - (i) "temporary disablement" means a condition resulting from a personal injury to an employee caused by accident or an occupational disease arising out of and in the course of his employment in a coal mine, which requires medical treatment and renders the employee temporarily incapable of work and which entities such employee to compensation under the "Workmen's Compensation Act, 1923 (VIII of 1923)".
- 3. Class of employees eligible to qualify for bonus.—Except as hereinafter provided, every employee in a coal mine to which this Scheme applies shall be eligible to qualify for a bonus.

Exception:—An employee in a coal mine shall not be entitled to a bonus under the Scheme for the period during which—

- (a) his basic earnings exceed three hundred rupees per month in Osmania currency or in Indian Currency when wages are paid in the latter currency; or
- (b) he is employed as a mali, sweeper or domestic servant on domestic and personal work; or
- (c) he is employed as a labourer of a contractor.
- 4. Qualification for Bonus.—An employee in a coal mine to which this Scheme applies shall qualify for a bonus from his employer in respect of any quarter provided that he puts in attendance in a coal mine during that quarter for not less than 60 days if a category I employee, or for not less than 65 days if a category II employee.
- 5. Allowance for leave, etc.—(1) For the purposes of paragraph 4 of this Scheme, leave (including sick leave) granted by the employer to an aggregate of 21 days in a calendar year and days of idleness caused by any temporary breakdown of machinery or any other technical reason or by any lock out which is filegal under section 24 of the Industrial Disputes Act, 1947, shall count as days of attendance.
- (2) If on any working day in any quarter an employee is on maternity leave or is unable to work owing to temporary disablement, the number of days for which he must put in attendance to qualify for bonus under paragraph 4 shall be reduced by 70 per cent. of such working days if a category I employee, or by 85 per cent. of such working days if a category II employee.

Explanation:—In calculating 70 per cent, or 85 per cent, of such working days, a fraction less than half shall be disregarded and not less than half shall count as one.

(3) If in any quarter any day, other than the weekly holiday, is observed as a closed holiday in any coal mine, the number of days for which the employee must put in attendance in such quarter to qualify for bonus under paragraph 4 shall be reduced in respect of such coal mine by one if there be not more than two such closed holidays, by two if there be more than two but not more than four such closed holidays and by three if there be more than four such closed holidays:

Provided that the number of days so reduced in a year shall not exceed three. In the event of a dispute as to whether a day is a closed holiday or not, the decision of the Chief Inspector of Mines shall be final.

- 6. Amount of bonus.—The amount of bonus payable to an employee in respect of any quarter shall be one-third of the basic earnings of the employee for work done in that quarter in the coal mine wherein he qualifies for bonus.
- 7. Effect of participation in illegal strike.—(1) If an illegal strike takes place in any coal mine in any quarter, no bonus shall be payable in respect of the quarter to all those who participate in such illegal strike:

Provided that where any illegal strike is called off within 48 hours of its commencement, the amount of bonus that would have fallen due to the employees but for such participation shall be paid by the employers for credit to the Reserve Account of the Coal Mines Provident Fund when established.

- (2) The payment of the amount of bonus referred to in the proviso to subparagraph (1) shall be made by deposit in such Government treasury and under such head of account as the Central Government may direct and the original treasury chalan whereby the deposit has been made shall be sent within a fortnight of the date of the deposit to the Coal Mines Provident Fund Commissioner together with a statement in such form as he may specify in this behalf.
- (3) If any dispute arises whether a strike is legal or illegal for the purposes of this Scheme, the employer or an employee may make an application to the Regional Labour Commissioner having jurisdiction in the area in which the coal mine is situated for decision whether the strike is legal or illegal.
- (4) The Regional Labour Commissioner shall, on payment of such fee as may be specified by him, give a copy of the decision to the employer or an employee asking for the same.
- (5) An appeal from the decision of the Regional Labour Commissioner shall lie to the Industrial Tribunal at Dhanbad whose decision shall be final.
- (6) The Tribunal may, pending decision of the appeal, direct that the order of the payment of bonus shall be stayed.
- (7) The period of limitation for appeal under this paragraph shall be thirty days from the date of the order appealed from.
- (8) The provisions of the sections 5 and 12 of the Indian Limitation Act, 1908 (IX of 1908) shall apply to appeals under this paragraph.
- (9) The Regional Labour Commissioner or the Tribunal shall decide the dispute after giving reasonable notice to the parties interested in the dispute and after affording them an opportunity of being heard.
- 8. When bonus payable.—(1) The bonus in respect of any quarter shall be paid to an employee entitled to it within a period of two months from the last date of the quarter:

Provided that where an employer has made an application under sub-paragraph 3 of paragraph 7, the bonus shall be paid within a period of thirty days from the date of decision on the application, if the decision is that the strike was legal, or, where an appeal is filed against that decision under sub-paragraph (4) of that paragraph, within such period as the appellate authority may direct or in the absence of any such direction, within ten days of the dismissal of the appeal.

- (2) Any bonus paid to an employee before the date on which the Scheme is notified, in respect of a quarter for which bonus is payable as herein provided shall be deemed to have b∈en paid under this Scheme.
- (3) A bonus due before the date of notification of this Scheme shall, if not paid earlier, be paid within six weeks from the date of such notification.

- 9. Returns.—Within a period of one month from the last date by which any nonus is required to be paid under the provision of paragraph 8, the employer shall submit returns in Forms I and II to the Regional Labour Commissioner having jurisdiction in the area in which the coal mine is situated.
- 10. Registers.—(1) Every employer shall from the first of January 1953, maintain a register of persons employed underground in his coal mine in Form III and the register shall show at any moment the name of every person then working underground.
- (2) All entries in this register shall be made at the entrance or entrances to the coal mine when the persons against whose name entries are made enter or leave the coal mine.
- (3) Every employer shall from the first of January 1953 maintain a register of persons employed in open working and on the surface in Forms IV and V respectively. The register shall be kept at the office of the coal mine or at some other building at a convenient place not far from the coal mine.
- (4) The registers required to be maintained by sub-paragraph (1) and (3) shall be preserved for twelve months after the date of the last entry made therein.
- 11. **Obligation to produce documents before Inspector.**—Where an Inspector in exercise of the powers conferred on him under clause (b) of sub-section (2) of section 10 of the Act requires any person in charge of a coal mine or its office to produce any document before him, that person shall produce such document before the Inspector.

12. Penalties,—(1) Any employer who—

- (a) refuses, or without reasonable cause, fails to pay any bonus within the period specified for the payment thereof to a person entitled to it under this Scheme; or
- (b) makes any false entry or statement in any return or register required to be sent or maintained under this Scheme with a view to avoiding payment, or reducing the amount, of any bonus payable under this Scheme or;
- (c) fails to maintain up to date and in the manner prescribed the registers required under paragraph 10 of this Scheme;

shall be punishable with imprisonment for a term which may extend to six months or with fine not exceeding one thousand rupees or with both.

- (2) Any employer who fails to furnish any return required under paragraph 9 of the Scheme shall be punishable with fine not exceeding one thousand rupees.
- (3) Whoever, in contravention of the provisions of paragraph 11, refuses or fails to produce any document before an Inspector shall be punishable with imprisonment which may extend to six months or with fine which may extend to one thousand rupees, or with both.

FORM $^{\perp}$ (See Paragraph 9)

Nature of employm	ees who worke ent in the coal min	7- No. of employ- ed ees who quali- ie fied for bonus od for the period or quarter	Amount of bonus payable	No. of employ- ees out of (3) to whom bonus- es have actually been paid	es out of (4) actually paid	No. of employ- ees to whom bonuses have not been paid	Amount bonus due not paid
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	Serial No. P.F	F. Account No.*	Name o	of employee	Amount of paid	bonus due but no	t Remar

[†] If a bonus is paid after the time limit, say since paid.

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Register of persons employed underground during the week commencing			telay	\mathbf{of}	mber	Nu													lisb	$\mathbf{E}\mathbf{n}_{l}$	de in	e ma	s to b	ntri	All en			
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Weekly Abstract Classification Aggregate number of attendances during the week.

Aggregate number of absentees during the week.

Manager Date..... Signature of Register-keeper, Date.....

FORM IV (See Paragraph 10;

Number of Relay.... All entries to be made in English. Hours of Relay..... Name of Mine..... (TIME SHOULD BE RECORDED AGAINST AN ENTRY WHEREVER IT DIFFERS FROM THE HOURS OF RELAY STATED ABOVE.) Number Hours Remarks of days worked Name of person Nature Relay Sunday Tuesday Wednesday Thursday Friday Monday Saturday during worked Sr. daring ofout in out in out in out in out in the week No. outthe week work 11 12 13 3 Б 10 14 15 16 17 19 20 21 1

Miners and loaders	Aggregate number of attendances during the week.	Aggregate number of absentees during
Others		the week
Women		

Weekly Abstract Classification

the week

Signature of Register-keeper. Manager Date.....

	PART
	II—Sec. 3]
	THE
	GAZETTE OF IN
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	F INDIA, OCTOBER 11
	11,
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[No. PF. 23(5)/52.]

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New Delhi the 6th October, 1952.

S.R.O. 1706.—In exercise of the powers conferred by sub-section (1) of section 13 of the Employees' Provident Funds Act, 1952 (XIX of 1952), the Central Government hereby appoints Shri M. K. Devassey, Travancore-Cochin, to be an Inspector for the whole of the State of Travancore-Cochin for the purposes of the said Act and of any scheme made thereunder in relation to factories engaged in a controlled industry or in an industry connected with a mine or an oilfield.

[No. PF.516(35).]

S.R.O. 1707.—In pursuance of the provisions of paragraph 20 of the Employees' Provident Funds Scheme, 1952 made under section 5 of the Employees' Provident Funds Act, 1952 (XIX of 1952), the Central Government hereby appoints Shri M. K. Devassey, Travancore-Cochin, to be the Regional Commissioner for the whole of the State of Travancore-Cochin to work under the general control and superintendence of the Central Commissioner.

[No. PF.516(35).]

S.R.O. 1708.—In exercise of the powers conferred by sub-section (1) of section 13 of the Employees' Provident Funds Act, 1952, (XIX of 1952), the Central Government hereby appoints Shr. K. J. Mathew, Travancore-Cochin, to be an Inspector for the whole of the State of Travancore-Cochin for the purposes of the said Act and of any scheme made thereunder in relation to factories engaged in a controlled industry or 12 an industry connected with a mine or an oilfield.

[No. PF.516(35).]

SADASHIVA PRASAD, Dy. Secy.

New Delhi, the 7th October, 1952

S.R.O. 1709.—The following draft of a further amendment to the Indian Metalliferous Mines Regulations, 1926, which it is proposed to make in exercise of the powers conferred by section 57 of the Mines Act, 1952 (XXXV of 1952), is published as required by sub-section (1) of section 59 of the said Act. for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after the 11th January 1953.

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

Draft Amendment

In sub-regulation (2) of regulation 1 of the said Regulations, for the words "the State of Mysore and Jammu and Kashmir", the words "The State of Jammu and Kashmir but do not apply to the gold mines in the State of Mysore" shall be substituted.

[No. M.41(34)52]

P. N. SHARMA, Under Secy.

ORDER

New Delhi, the 6th October, 1952

S.R.O. 1710.—WHEREAS the Barsi Light Railway Company Limited and the Barsi Light Railwaymen's Union have jointly applied to the Central Government for the reference of an industrial dispute to a Tribunal in respect of the matters set forth in the said application and reproduced in the Schedule hereto annexed.

AND WHEREAS, the Central Government is satisfied that the said Union represents a majority of workmen;

NOW, THEREFORE, in exercise of the powers conferred by section 7 and subsection (2) of section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby constitutes an Industrial Tribunal of which Shri Salim M. Merchant shall be the sole Member and refers the said dispute for adjudication to the said Tribunal.

SCHEDULE

Specific matters in dispute:

- (1) Implementation of the C.P.C. Scales application agreement made between the Union and the Administration and accordingly fixation of the Running Staff in the "B" grade scales with effect from 1st January. 1947, the date decided by the Railway Board, and in compliance with our Joint Meeting dated 11th April, 1950.
- (2) Implementation of the Hours of Employment Regulation agreement by giving full effect to the New Hours of Employment Regulations (Rajadhyaksha Award) as per the Railway Board's Circular No. E(Adj.)49/8, dated 16th February 1950 and No. E(Adj.)50/3, dated 26th March, 1951.
- (3) Implementation of the Joint Agreement, dated 20th November, 1947 regarding C.P.C. scale application with full effect to all gang staff as from 1st April 1947, and as reiterated again by Joint Agreement of 31st July, 1951.
- (4) All Shed Staff should be given, just the same as the Workshop staff, arrears of Paid Holiday Wages for the year 1950 and 1951.
- (5) Implementation of the New Leave Rules application joint agreement by providing adequate leave Reserves.
- (6) Implementation of the C.P.C. Scale agreement by removing anomalies of fixation by fixing the staff concerned consistent with the category of work done.
- (7) Reinstatement of Gate-woman Yamunabai, wrongfully discharged for the crime of the natural death of her husband.
- (8) Ashadhi Bonus to all employees for the Record Ashadhi Fair Work done in 1951.

[No. LR-2(373).]

S. V. JOSHI, Dy. Secy.

New Delhi, the 7th October, 1952

S.R.O. 1711.—Corrigendum.—In the Order of the Government of India in the Ministry of Labour No. S.R.O. 1308, dated the 22nd July 1952, published in the Gazette of India, Part II, Section 3, dated the 26th July 1952, for the word "Kachar" occurring against serial number 11 on page 1159, substitute the word "Kahar".

[No. LR-100(12).]

P. S. EASWARAN, Under Secy.